

Attorney Docket No. **DECLARATION FOR UTILITY** 2128.02 (장리번호) OR DESIGN PATENT First Named Inventor Suh, Kwang Suck **APPLICATION** (제 1 발명자) Complete If Known (알려진 경우만 기재) (37 CFR 1.63) **Application Number** (출원번호) 심용 특히 또는 의장 특히 관련 선언 Filing Date (출원일) (37 CFR 1.63) Art Unit (기会 是) **Examiner Name** (심사관 성명) I hereby declare that: (본인은 하기 사랑을 선언합니다.) Each inventor's residence, mailing address, and citizenship are as stated below next to their name. (각 발명자의 거주자, 우송 주소 및 국적은 이하에서 발명자 성명 다음에 기재된 것과 동일합니다.) I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Antistatic Tapes and Method for Producing Thereof

(본인은 특허를 받기를 희망하는 하기 발명의 주제에 대하여 최초 및 원래의 발명자 (또는 복수의 발명자들) 임율

Title of the Invention (발명의 영원)

The specification of which (본발명의 열세서는)

is attached hereto (첨부되어 있습니다.)

OR (또는)

일습니다.)

☑ was filed on October 15, 2004 as United States Application Number or PCT International Application Number PCT/KR2004/002641 and was amended on January 11, 2008 (if applicable).

(October 15, 2004 자로 미국 특히 출연 번호 제 호, 또는 PCT 국제 출연 번호 자로 보정되었습니다. (해당할 경우 기재)).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above. (본인은 경구 범위를 포함하는 상기 명세서의 내용을 검토하였으며 이해했음을 확인합니다.) 또한 보장이 있었을 경우 보장된 바에 따른 내용을 검토 및 이해했음을 확인합니다.)

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

(본인은 37 CFR 1.56 에 따른 특히 여부에 관련이 있는 정보의 제공 의무와, 그 의무는 일부 계속 출원에도 작용되고, 관련 정보는 선출원의 출원일과 일부 계속 출원의 미국 출원일 또는 PCT 국제 출원일 사이에 입수가능하게 된 것을 포함하는 것을 인정합니다.)

Dec		Utility or Design P 북허 또는 의장 특허		lication			
I hereby claim foreign prio application(s) for patent, in international application w listed below and have also inventor's or plant breeder before that of the applicatio (본인은 이하여 얼거된 특허, 얼 또는 365(b)의 규정, 또는 이국 주장하고, 또한 우선권이 주장 출원, 또는 PCT 국제 출원을 하	ority benefits unventor's or phich designate identified below on which phich garage 또는 역 이외에 찍어도 된 옵션의 옵션의 옵션	under 35 U.S.C. 119(a) plant breeder's rights ce ted at least one country low, by checking the bo ficate(s), or any PCT in priority is claimed. 식물 품종 개당자의 권리에 한 국가를 지정한 PCT 국 일 이전에 출원된 특허. 발	-(d) or (f), or rtificate(s), or other than the ox, any foreign iternational ap 대한 외국 출원 대 출원의 365(.365(a) of any PC United States of A n application for p plication having a 의 35 U.S.C. 119(a) a)의 규정에 따른 외	T America, atent, filing date (d) or (l), 국 우선권을		
Prior Foreign Application Number(s) (외국 선물원 변호)	Country (국가)	Foreign Filing Date (MM/DD/YYYY) (외국 출원일)	Priority Not Claime (우선권 주장	d Attach 입용) 중영서	ed Copy ed? (우선권 참부)) No (아니오)		
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I hereby declare that all state on information and belief a knowledge that willful falsooth, under 18 U.S.C. 1001 application or any patent is (본인은 본인이 아는 한 여기의 고의적인 하위 건술 등은 18 U.이같은 하위 건술은 출원 또는 선언합니다.)	re believed to e statements a and that such sued thereon. 모든 진술이 진 S.C. 1001에 II	o be true; and further th and the like so made are h willful false statemen]실이고 모든 진술이 진실:]라 열금 또는 감옥형 또는	at these staten e punishable b its may jeopar 로 일어지는 정S e 발금 및 감옥청	nents were made w y fine or imprison dize the validity of 2의 민용에 기호한 3 I 오루에 의해 제혈기	vith the ment, or f the cold. 불립과.		
NAME OF SOLE OR FIRS					Damy		
Given Name (first and middle [if any]) (이름) Family Name or Surname (설치) KWANG SUCK SUH							
Inventor's Signature (발명자 서명) Date (서명일)							
Kwang	8.	buh		04/17/	2006		
Residence (거주지) City (시): Seongnam-Si	State (季			Citizenship (র্ব) Republic of Koréa			
Mailing Address (우술 주소) 119-1001, Parktown Sunae-Dong, Bundang		ngnam-Si, Kyungki	Do 463-02	0, Republic of I	Korea		
City (AI) Seongnam-Si	State (季)	Zip (우편) 463-020		Country (국가) Republic of Kores	a ·		

Declara	tion – Utility or I			lication		
	실용 특히 또는 의	ठ ≒ल स्ट.र	72			
NAME OF SECOND INVENT			Famil	y Name or Surname (설비)		
Given Name (first and middle [
JONG EUN	M					
Inventor's Signature (발명자 서명)				Date (서영일)'		
Jong		04-17-2006				
Residence (スタ双) City (川): Seoul	State (주) Country (국가) Republic of Korea			Citizenship (국적) Republic of Korea		
Mailing Address (辛舍 本本) 105-107, Kumho Bestil Seoul, 158-780, Repub			in-Ku			
City (AI) Seoul	State (주)	Zip (早四世章) 158-780		Country (⊋স) Republic of Korea		
NAME OF THIRD INVENTO				PART OF THE PROPERTY OF THE PARTY OF THE PAR		
Given Name (first and middle TAE YOUNG	[ifany]) (OI≣)		Fami KIM	ly Name or Sumame (설세)		
Inventor's Signature (발명자 서	9)			Date (서명일)		
n				04-17-2006		
Residence (거주지) City (시): Seoul	State (季)	Country (국가) Republic of I				
Mailing Address (우승 주소)						
210-1301, Dong-A Apt., Keoyeo-Dong, Songpa-Ku Seoul, 138-902, Republic of Korea						
City (시) Seoul	State (李)	Zip (우편변호) 138-902		Country (च्या) Republic of Korea		
NAME OF FOURTH INVEN			I Care	I M = 1-8-2-24 (HIII)		
Given Name (first and middle	[if any]) (018)		A CAST	ly Name or Surname (설씨)		
YUN SANG			K	M		
Inventor's Signature (智智及人	열)	4 40 MAYES	A	Date (서열일)		
lm	You hong			04-17-2006		
Residence (거주지) City (시): Seongnam-Si	State (주)	Country (국가 Republic of I		Citizenship (국칙) Republic of Korea		
Mailing Address (무술 주소) 703-1901, Rainbow To Seongnam-Si, Kyungl	own, Kumi-Dong, ki-Do, 463-500, R	Bundang-K epublic of K	u orea			
City (AI) Seongnam-Si	State (季)	Zip (우편변호) 463-500		Country (রুম) Republic of Korea		

POWER OF ATTORNEY

I hereby appoint the practitioners at Customer No. 29338 as my attorneys or agents to prosecute the United States Letters Patent Application titled:

Antistatic Tapes and Method for Producing Thereof

and to transact all business with full power of substitution and revocation in the United States Patent and Trademark Office connected therewith, unless the inventor(s) or assignee(s) provides said practitioners with a written notice to the contrary.

Send Correspondence to:

John K. Park (Reg. No. 37,904) Park Law Firm 3255 Wilshire Blvd., Suite 1110 Los Angeles, California 90010

or Customer No. 29338

Telephone: (213) 389-3777 Facsimile: (213) 389-3377

I, the undersigned, declare that I am the owner of the above-mentioned application or, if the owner is a corporation, partnership, or other association, I am authorized to make this appointment on behalf of the owner, and I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application of any patent issuing thereon.

Gole or First Inventor Given Name KWANG SUCK	Family Name SUH			
Mailing Address 119-1001, Parktown Sunae-Dong	j, Bundang-Ku, Seongnam-Si, Kyu	ngki-Do 463-020, Republic of Korea		
Signature Kwang &	8. Suh	Date 04/17/2006		
Given Name JONG EUN	Family Name			
Mailing Address 105-107, Kumho Bestille Apt. Mo	k-2-Dong, Yangchun-Ku Seoul, 15	8-780, Republic of Korea		
Signature Jone: La		Date 04-17-2006		
hird Inventor				
Given Name TAE YOUNG	Family Name KIM			
Mailing Address 210-1301 Dong-A Apt., Keoveo-	Dong, Songpa-Ku Seoul, 138-902,	Republic of Korea		
Signature		Date 04-17-2006		
ourth Inventor	•			
Given Name YUN SANG	Family Name KIM	Family Name KIM		
Mailing Address 703-1901, Rainbow Town, Kumi-	Dong, Bundang-Ku Seongnam-Si,	Kyungki-Do, 463-500, Republic of Kore		
Signature Km Yun hun		Date 04-17-2006		

(Rev. 12/07/05)